UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

FREEDOM FROM RELIGION FOUNDATION, INC., ANNE NICOL GAYLOR, ANNIE LAURIE GAYLOR, PAUL GAYLOR, DAN BARKER, PHYLLIS ROSE, and JILL DEAN,	
Plaintiffs,))
v.	Case No. 08-CV-588
PRESIDENT BARACK OBAMA, WHITE HOUSE PRESS SECRETARY ROBERT L. GIBBS, WISCONSIN GOVERNOR JIM DOYLE, and SHIRLEY DOBSON, CHAIRMAN OF THE NATIONAL DAY OF PRAYER TASK FORCE,)))))
Defendants.)))

SUPPLEMENTAL DECLARATION OF BRAD P. ROSENBERG

Brad P. Rosenberg, pursuant to 28 U.S.C. § 1746, testifies in the above-captioned matter as follows:

- 1. My name is Brad P. Rosenberg. I am employed by the United States Department of Justice as a Trial Attorney in the Civil Division, Federal Programs Branch.
- 2. In my capacity as a Trial Attorney, I represent defendants President Barack Obama and White House Press Secretary Robert L. Gibbs (the "federal defendants") in the above-captioned matter.
- 3. I have previously filed a declaration attaching Exhibits A through J in support of the federal defendants' Motion for Summary Judgment. See Dkt. No. 85, 10/09/2009. This declaration supplements that previous declaration by attaching additional Exhibits K through U,

which are being provided in reply in support of the federal defendants' Motion for Summary Judgment. Exhibits A through J are incorporated as if fully set forth herein.

- 4. Exhibit K is a true and correct copy the transcript for the deposition of Annie Laurie Gaylor, which took place on November 24, 2009.
- 5. Exhibit L is a true and correct copy of the transcript for the deposition of Shirley Dobson, which took place on November 10, 2009.
- 6. Exhibit M, a document reflecting the program for the NDP Task Force's May 7, 2009 event at the Cannon House Office Building, is a true and correct copy of Exhibit 17 used during Shirley Dobson's deposition.
- 7. Exhibit N, a document reflecting the program for the NDP Task Force's May 7, 2009 event at the Cannon House Office Building, is a true and correct copy of Exhibit 18 used during Shirley Dobson's deposition.
- 8. Exhibit O, a letter from the Interfaith Alliance and Jews On First to President Obama, is a true and correct copy of Exhibit 29 used during Annie Laurie Gaylor's deposition.
- 9. Exhibit P, a press release by the Interfaith Alliance, is a true and correct copy of Exhibit 34 used during Annie Laurie Gaylor's deposition.
- 10. Exhibit Q, a document reflecting a summary of the responses received by FFRF to its National Day of Prayer survey, is a true and correct copy of Exhibit 28 used during Annie Laurie Gaylor's deposition.
- 11. Exhibit R, a document reflecting the remarks of President Johnson upon the signing of the 1965 National Day of Prayer proclamation, is a true and correct copy of Exhibit 31 used during Annie Laurie Gaylor's deposition.

- 12. Exhibit S, President Obama's 2009 Columbus Day Proclamation, is a true and correct copy of Exhibit 32 used during Annie Laurie Gaylor's deposition.
- 13. Exhibit T, reflecting a portion of the responses received by FFRF to its National Day of Prayer survey, is a true and correct copy of Exhibit 26 used during Annie Laurie Gaylor's deposition.
- 14. Exhibit U, a hypothetical National Day of Prayer proclamation, is a true and correct copy of Exhibit 35 used during Annie Laurie Gaylor's deposition.

I declare under penalty of perjury that the foregoing is true and correct. Executed on January 21, 2010.

Brad P. Rosenberg